

EXHIBIT A



<p>State of Alabama Unified Judicial System Form AR Civ-93 Rev. 9/18</p>	<p>COVER SHEET CIRCUIT COURT - CIVIL CASE (Not For Domestic Relations Cases)</p>	<p>Case No.: 52 Date of Filing: 09/06/2024 Judge Code:</p>
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GENERAL INFORMATION

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA
WHITNEY STANSBURY, ON BEHALF OF HERSELF AND A CLASS OF SIMILARLY SITUATED PERSONS v. 3M C

First Plaintiff: Business Individual
 Government Other **First Defendant:** Business Individual
 Government Other

NATURE OF SUIT: Select primary cause of action, by checking box (check only one) that best characterizes your action:

<p>TORTS: PERSONAL INJURY</p> <p><input type="checkbox"/> WDEA - Wrongful Death <input type="checkbox"/> TONG - Negligence: General <input type="checkbox"/> TOMV - Negligence: Motor Vehicle <input checked="" type="checkbox"/> TOWA - Wantonness <input type="checkbox"/> TOPL - Product Liability/AEMLD <input type="checkbox"/> TOMM - Malpractice-Medical <input type="checkbox"/> TOLM - Malpractice-Legal <input type="checkbox"/> TOOM - Malpractice-Other <input type="checkbox"/> TBFM - Fraud/Bad Faith/Misrepresentation <input type="checkbox"/> TOXX - Other: _____</p> <p>TORTS: PERSONAL INJURY</p> <p><input type="checkbox"/> TOPE - Personal Property <input type="checkbox"/> TORE - Real Properly</p> <p>OTHER CIVIL FILINGS</p> <p><input type="checkbox"/> ABAN - Abandoned Automobile <input type="checkbox"/> ACCT - Account & Nonmortgage <input type="checkbox"/> APAA - Administrative Agency Appeal <input type="checkbox"/> ADPA - Administrative Procedure Act <input type="checkbox"/> ANPS - Adults in Need of Protective Service</p>	<p>OTHER CIVIL FILINGS (cont'd)</p> <p><input type="checkbox"/> MSXX - Birth/Death Certificate Modification/Bond Forfeiture Appeal/ Enforcement of Agency Subpoena/Petition to Preserve <input type="checkbox"/> CVRT - Civil Rights <input type="checkbox"/> COND - Condemnation/Eminent Domain/Right-of-Way <input type="checkbox"/> CTMP - Contempt of Court <input type="checkbox"/> CONT - Contract/Ejectment/Writ of Seizure <input type="checkbox"/> TOCN - Conversion <input type="checkbox"/> EQND - Equity Non-Damages Actions/Declaratory Judgment/ Injunction Election Contest/Quiet Title/Sale For Division <input type="checkbox"/> CVUD - Eviction Appeal/Unlawful Detainer <input type="checkbox"/> FORJ - Foreign Judgment <input type="checkbox"/> FORF - Fruits of Crime Forfeiture <input type="checkbox"/> MSHC - Habeas Corpus/Extraordinary Writ/Mandamus/Prohibition <input type="checkbox"/> PFAB - Protection From Abuse <input type="checkbox"/> EPFA - Elder Protection From Abuse <input type="checkbox"/> QTLB - Quiet Title Land Bank <input type="checkbox"/> FELA - Railroad/Seaman (FELA) <input type="checkbox"/> RPRO - Real Property <input type="checkbox"/> WTEG - Will/Trust/Estate/Guardianship/Conservatorship <input type="checkbox"/> COMP - Workers' Compensation <input type="checkbox"/> CVXX - Miscellaneous Circuit Civil Case</p>
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<p>ORIGIN: <input type="checkbox"/> F <input checked="" type="checkbox"/> INITIAL FILING</p> <p><input type="checkbox"/> R <input type="checkbox"/> REMANDED</p>	<p>A <input type="checkbox"/> APPEAL FROM DISTRICT COURT</p> <p>T <input type="checkbox"/> TRANSFERRED FROM OTHER CIRCUIT COURT</p>	<p>O <input type="checkbox"/> OTHER</p>
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<p>HAS JURY TRIAL BEEN DEMANDED? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO</p>	<p>Note: Checking "Yes" does not constitute a demand for a jury trial. (See Rules 38 and 39, Ala.R.Civ.P, for procedure)</p>
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<p>RELIEF REQUESTED:</p>	<p><input checked="" type="checkbox"/> MONETARY AWARD REQUESTED <input type="checkbox"/> NO MONETARY AWARD REQUESTED</p>
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<p>ATTORNEY CODE:</p> <p>EAR013</p>	<p>9/6/2024 2:44:34 PM</p> <p>Date</p>	<p>/s/ JASON W. EARLEY</p> <p>Signature of Attorney/Party filing this form</p>
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<p>MEDIATION REQUESTED:</p> <p><input type="checkbox"/> YES <input checked="" type="checkbox"/> NO <input type="checkbox"/> UNDECIDED</p> <p>Election to Proceed under the Alabama Rules for Expedited Civil Actions:</p>	<p><input type="checkbox"/> YES <input checked="" type="checkbox"/> NO</p>
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**IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA
EIGHTH JUDICIAL CIRCUIT**

WHITNEY STANSBURY,)
)
Plaintiff)
v.)
3M COMPANY, INC.; TORAY)
FLUOROFIBERS (AMERICA), INC.;)
DAIKIN AMERICA, INC.; FICTIONAL)
DEFENDANTS A, B, and C, intending to)
refer to the entities described herein as)
"3M;" FICTIONAL DEFENDANTS D, E,)
and F, intending to refer to the entities)
described herein as "Toray;" FICTIONAL)
DEFENDANTS G, H, and I, intending to)
refer to the entities described herein as)
"Dyneon;" FICTIONAL DEFENDANTS)
J, K, and L, intending to refer to the)
successors to Dyneon, LLC; FICTIONAL)
DEFENDANTS M, N, and O, intending to)
refer to the entities described herein as)
"Daikin;" FICTIONAL DEFENDANTS P,)
Q, and R, intending to refer to the)
individuals or entities that produced PFOA)
or PFOS; FICTIONAL DEFENDANTS S,)
T, and U, intending to refer to the)
individuals or entities that negligently or)
wanton disposed of PFOA or PFOS;)
FICTIONAL DEFENDANTS V, W, and)
X, intending to refer to the individuals or)
entities that negligently or wantonly stored)
PFOA or PFOS; FICTIONAL)
DEFENDANTS Y, Z, and AA, intending to)
refer to the individuals or entities that)
negligently or wantonly transported PFOA or)
PFOS; FICTIONAL DEFENDANTS BB,)
CC, and DD, intending to refer to the)
individuals or entities that negligently or)
wanton handled PFOA or PFOS;)
FICTIONAL DEFENDANTS EE, FF,)
and GG, intending to refer to the individuals)
or entities who allowed PFOA or PFOS to)
contaminate ground or surface water in)
Alabama counties that border the Tennessee)

Case No. _____

JURY TRIAL DEMANDED

River; **FICTIONAL DEFENDANTS HH, II, and JJ**, intending to refer to the individuals who worked for 3M whose negligence or wantonness allowed PFOA or PFOS to contaminate ground or surface water; **FICTIONAL DEFENDANTS KK, LL, and MM**, intending to refer to the individuals who worked for Daikin whose negligence or wantonness allowed PFOA or PFOS to contaminate ground or surface water; **FICTIONAL DEFENDANTS NN, OO, and PP**, intending to refer to the individuals who worked for Toray whose negligence or wantonness allowed PFOA or PFOS to contaminate ground or surface water. Plaintiff avers that the identities of the Fictional Defendants are unknown at this time but will be added by amendment or substitution when ascertained,

CLASS ACTION COMPLAINT

Whitney Stansbury (“Plaintiff”) brings this Complaint on behalf of herself and a class of similarly situated persons. Plaintiff sues 3M Company, Inc., Daikin America, Inc., Toray Fluorofibers (America), Inc., and various fictitious party defendants (collectively “Defendants”), and alleges upon information and belief as follows:

INTRODUCTION

1. 3M, Daikin, and Toray operate manufacturing facilities located on the Tennessee River in Decatur, Alabama. For decades, these facilities have discharged toxic PFAS chemicals, including PFOA and PFOS, into the Tennessee River and the surrounding environment.

2. PFAS chemicals are highly toxic and carcinogenic chemicals. When humans ingest PFAS chemicals, including PFOA and PFOS, these chemicals bind to proteins in the blood and are readily absorbed and distributed throughout the body. These toxic chemicals remain and persist

in the body for long periods of time. They accumulate over time and cause long-term, physiologic alterations to the blood, liver, prostates, immune systems, and other organs.

3. Exposure to PFOA, PFOS, and related PFAS chemicals causes many diseases including, among others, prostate cancer, testicular cancer, liver cancer, testicular tumors, pancreatic cancer, prostate cancer, leukemia, lymphoma, bladder cancer, breast cancer, ulcerative colitis, thyroid disease, and infertility.

4. Since the 1970s, 3M has known that PFAS chemicals accumulate in the human body and are potentially toxic to human health. But 3M did nothing to limit the release of these chemicals into the environment in Decatur. Instead, 3M told the public that PFOS was not a threat to human health or the environment.

5. Similarly, Toray and Daikin knew for years about the risks PFAS poses to human health. Toray and Daikin continued to release PFOA into the environment anyway.

6. The EPA recently declared that PFOA and PFOS are likely carcinogens and published a lifetime health advisory level for PFOA and PFAS that is below the level where PFOS or PFOA can be detected in water. The EPA has also proposed setting a maximum containment level for PFOA and PFOS in drinking water of 4.0 parts per trillion (ppt). The EPA stated that it anticipated that implementation of that standard would prevent “tens of thousands” of illnesses and deaths.

7. Much of the PFOA, PFOS, and other PFAS chemicals discharged by the Defendants ended up in the Tennessee River and in drinking water. Historically this water has had concentrations of PFOA and PFOS that far exceed 4.0 ppt.

8. Plaintiff is a long-time resident of North Alabama. She has unknowingly ingested water contaminated with dangerous levels of the PFAS chemicals released by Defendants.

9. As a result, she has contracted a disease caused by her exposure to PFOA, PFOS, and other PFAS chemicals.

10. This action seeks damages and other relief from the Defendants for the injuries caused by their negligent, willful, or wanton conduct.

PARTIES

11. Plaintiff Whitney Stansbury is a citizen and resident of Alabama. She was regularly exposed to PFAS that was released by Defendants from facilities or dump sites in or near Decatur. She suffered injury as a result of her exposure to the PFAS chemicals released into the environment by Defendants.

12. Defendant 3M Company, Inc. (“3M”) is a Delaware corporation with its principal place of business in Minnesota. Its agent for service of process is Corporation Service Company, Inc., 641 South Lawrence Street, Montgomery, Alabama 36104.

13. Defendant Toray Fluorofibers (America), Inc. (“Toray”), f/k/a Toray Advanced Fibers (America), Inc., is an Alabama corporation with its principal place of business in Morgan County, Alabama. Its agent for service of process is M. Edward Jamieson, 2032 Highway 20, Decatur, Alabama 35601.

14. Defendant Daikin America, Inc. (“Daikin”) is a Delaware corporation with its principal place of business in New York. Its agent for service of process is CT Corporation System, 2 North Jackson Street, Suite 605, Montgomery, Alabama 36104.

15. Fictitious Defendants A, B, and C, whose identities are not currently known, are the entities described herein as “3M.”

16. Fictitious Defendants D, E, and F, whose identities are not currently known, are the entities described herein as “Toray.”

17. Fictitious Defendants G, H, and I, whose identities are not currently known, are the

entities described herein as “Dyneon.”

18. Fictitious Defendants J, K, and L, whose identities are not currently known, are the successors to Dyneon, LLC.

19. Fictitious Defendants M, N, and O, whose identities are not currently known, are the entities described herein as “Daikin.”

20. Fictitious Defendants P, Q, and R, whose identities are not currently known, are individuals or entities that produced PFOA or PFOS.

21. Fictitious Defendants S, T, and U, whose identities are not currently known, are individuals or entities that negligently or wantonly disposed of PFOA or PFOS.

22. Fictitious Defendants V, W, and X, whose identities are not currently known, are individuals or entities that negligently or wantonly stored PFOA or PFOS.

23. Fictitious Defendants Y, Z, and AA, whose identities are not currently known, are individuals or entities that negligently or wantonly transported PFOA or PFOS.

24. Fictitious Defendants BB, CC, and DD, whose identities are not currently known, are individuals or entities that negligently or wantonly handled PFOA or PFOS.

25. Fictitious Defendants EE, FF, and GG, whose identities are not currently known, are individuals or entities who allowed PFOA or PFOS to contaminate ground or surface water in Alabama counties that border the Tennessee River.

26. Fictitious Defendants HH, II, and JJ, whose identities are not currently known, are individuals who worked for 3M whose negligence or wantonness allowed PFOA or PFOS to contaminate ground or surface water.

27. Fictitious Defendants KK, LL, and MM, whose identities are not currently known, are individuals who worked for Daikin whose negligence or wantonness allowed PFOA or PFOS

to contaminate ground or surface water.

28. Fictitious Defendants NN, OO, and PP, whose identities are not currently known, are individuals who worked for Toray whose negligence or wantonness allowed PFOA or PFOS to contaminate ground or surface water.

29. All named and fictitious defendants are referred to collectively herein as "Defendants."

JURISDICTION AND VENUE

30. This civil action is within the subject matter jurisdiction of this Court because the amount in controversy exceeds \$20,000. *See Ala. Code § 12-11-30(1).*

31. This Court has personal jurisdiction over the named defendants. Toray is an Alabama corporation and is thus subject to general personal jurisdiction in Alabama. 3M, Toray, and Daikin committed in Alabama the tortious acts described herein. Plaintiff was exposed in Alabama to PFAS chemicals including PFOA and PFOS that originated from 3M, Toray, and Daikin's facilities in Alabama.

FACTS

PFOA and PFOS are fully fluorinated organic compounds.

32. Per- and polyfluoralkyl substances (PFAS) are a class of chemicals that contain carbon-fluorine bonds and that repel oil and water, have a low coefficient of friction, and have a high temperature resistance. Because of those qualities, PFAS has been used in a variety of products, such as non-stick cookware, Scotchgard, bushings and bearings, and Gore-Tex.

33. The PFAS family of chemicals are entirely human made and do not naturally occur or otherwise exist.

34. PFAS include, but are not limited to, perfluorooctanoic acid ("PFOA"),

perfluorooctane sulfonic acid (“PFOS”), and related chemicals, including those that degrade to PFOA and/or PFOS.

35. Two of the most prominent types of PFAS are PFOA and PFOS. PFOA (perfluorooctanoic acid [C₈HF₁₅O₂]) is a fully fluorinated, eight-carbon chain carboxylic acid. PFOS (perfluorooctane sulfonic acid [C₈F₁₇SO₃H]) is a fully fluorinated, eight chain sulfonic acid. Sometimes PFOA and PFOS are called C8 chemicals.

36. PFOA and PFOS have been used in a variety of consumer and industrial products—from Scotchgard, to protective apparel, to bearings and bushings—due to their ability to repel water and their resistance to degradation.

PFOA and PFOS are not biodegradable and bioaccumulate.

37. Carbon-fluorine bonds are among the strongest bonds in organic chemistry. The strength of those chemical bonds enables fully fluorinated hydrocarbons such as PFOA and PFOS to withstand high temperatures and resist degradation from acids, alkalis, oxidizing agents, and photolysis.

38. But that resistance to degradation means that PFAS substances like PFOA and PFOS will persist in the environment and can accumulate in the tissue of animals and humans.

39. PFAS, such as PFOA and PFOS, are pollutants under the Alabama Water Pollution Control Act, Ala. Code § 22-22-1, *et seq.*, and the Alabama Air Pollution Control Act, Ala. Code § 22-28-1, *et seq.*¹

3M produced PFOA and PFOS in Decatur, and Toray and Daikin similarly used PFOA in Decatur.

40. 3M was the sole producer of PFOS in the United States.

¹ See In the Matter of 3M Company, Inc., Ala. Dep’t of Envtl. Mgmt., Consent Order No. 20-086-CWP/AP/GW/HW/DW/SW ¶ 8 (July 24, 2020).

41. 3M has operated a chemical plant in Decatur, Alabama, since 1961 where it has produced Scotchgard, among other products.

42. 3M's Decatur plant produced perfluorooctanesulfonyl fluoride, a chemical that degrades to or metabolizes to PFOS.

43. PFOA is a byproduct of perfluorooctanesulfonyl fluoride production.

44. 3M also began manufacturing PFOA at its Decatur plant in 1998.

45. Dyneon, LLC, a 3M subsidiary, produced PFAS at the site of 3M's Decatur plant beginning in the late 1990s.

46. Dyneon, LLC has since merged into 3M and continues to operate within 3M's Advanced Materials Division.

47. 3M was not the only source of PFOA in the Decatur area. Toray operates a plant in Decatur where, for years, it used PFOA in manufacturing products such as oil- and water-repellant textiles.

48. Daikin also operates a plant in Decatur where it manufactured PFOA and further manufactured other products that used PFOA as a raw material.

3M has long known that PFAS contaminates the environment and causes disease yet hid that information from the public for years.

49. 3M has known for decades that PFOA and PFOS are hazardous and can accumulate in water supplies.

50. 3M has also long known that fluorochemicals like PFAS can accumulate in the blood of those who are exposed to those chemicals. In 1976, 3M observed that "Decatur personnel exposed to fluorochemicals have up to 300 times 'normal' levels of organically bound fluorine in their blood."

51. 3M has known that PFOA, PFOS, and related chemicals are toxic since at least the

1970s. For instance, a 1979 3M study of the effects of fluorochemical compounds on Rhesus monkeys was terminated after 20 days because all of the monkeys, at all dosage levels, died as a result of exposure to fluorochemicals. It was not until 21 years later, in March 2000, that 3M told the public that a “new study” of the effects of these compounds on Rhesus monkeys is part of the reason 3M pulled one of its consumer products, Scotchgard, off the market. In 1983, a team of 3M toxicologists recommended broad testing regarding the effects of 3M’s fluorochemicals on the environment and human beings.

52. In 1983, 3M acknowledged in an internal report that “[i]n the case of fluorochemicals, structural considerations and test results to date give rise to concern for environmental safety” and “give rise to questions about the persistence, accumulation potential, and ecotoxicity of fluorochemicals in the environment.”²

53. In the 1990s, 3M’s manager of corporate toxicology said that 3M should replace “PFOS-based chemistry as these compounds [are] VERY persistent and thus insidiously toxic.”³

54. By the late 1990s, 3M performed additional testing that indicated that PFOA caused testicular, liver, and pancreatic cancer in rats.

55. Despite knowing that PFAS substances are not biodegradable, 3M publicly stated otherwise. Acknowledging that misrepresentation, a 3M employee wrote in internal memo in 1988 that “I don’t think it is in 3M’s long-term interest to perpetuate the myth that these fluorochemical surfactants are biodegradable. . . .”

56. Between the 1970s and 1990s, 3M conducted over 1,000 studies on the potential properties and effects of PFOS, PFOA, and related products on human health and the environment

² <https://www.ag.state.mn.us/Office/Cases/3M/docs/PTX/PTX1282.pdf>

³ <https://minnesotareformer.com/2022/12/15/toxic-3m-knew-its-chemicals-were-harmful-decades-ago-but-didnt-tell-the-public-government/>

that it was required to disclose to the EPA under the Toxic Substances Control Act. 3M, however, only provided the EPA 84 of those studies prior to 1998. The EPA fined 3M \$1.5 million for failing to timely disclose those studies.

57. 3M had greater knowledge than Plaintiff and class members about the presence of PFOS and PFOA in drinking water and about the dangers posed by such contamination, yet 3M further failed to disclose research studies it had conducted on PFOS and related substances. A reasonable person would not have consumed water from area water supplies had he or she known that those water supplies were contaminated with PFOA, PFOS, and/or other PFAS chemicals and further known of the danger that those substances present.

Toray and Daikin knew or should have known of the dangers that PFOA presents.

58. Toray and Daikin similarly knew, or should have known, of the dangers that PFOA presents.

59. As early as 2003, Daikin was a member of a Fluoropolymer Manufacturers Group working with the EPA on its concerns related to PFOA.

60. Toray and Daikin knew, or should have known, that substances such as PFOA, that contain fluorine-carbon bonds resist degradation.

61. Published research studies that were available to Toray and Daikin noted a relationship between illnesses such as prostate, bladder, and prostate cancer and PFOA exposure. *See, e.g., Christopher Lau, et al., “Perfluoroakkyl Acids: A Review of Monitoring and Toxicological Findings,” 99 Toxicological Studies 366 (2007).*

62. The EPA, concerned about the dangers of PFOA, further announced a PFOA stewardship program in 2006 which aimed to phase out the use of PFOA.

63. Yet Toray and Daikin continued to use (and, in the case of Daikin, manufacture)

PFOA in Decatur, even after publication of those studies and after the announcement of EPA's efforts to end PFOA use.

PFAS exposure is linked to illnesses.

64. As the Defendants have long known, PFAS chemicals are associated with a wide variety of adverse health effects in humans.

65. Exposure to PFOA, PFOS, and other PFAS chemicals has been linked to serious medical conditions including, but not limited to, prostate cancer, testicular cancer, liver cancer, testicular tumors, pancreatic cancer, prostate cancer, breast cancer, leukemia, lymphoma, bladder cancer, thyroid disease, ulcerative colitis, and infertility.

66. The C8 Science Panel investigated the health effects of PFOA exposure on individuals living near a West Virginia plant. In one of the largest domestic epidemiological studies ever, the Science Panel collected blood samples and medical records from 69,000 participants. The Science Panel found probable links between PFOA exposure and several illnesses, including prostate cancer, testicular cancer, thyroid disease, and ulcerative colitis.⁴

67. A mortality study of workers at a DuPont plant that produced PFOA found that prostate cancer mortality was nearly doubled when compared to other DuPont workers in the region.

68. The American Cancer Society notes that studies have suggested that exposure to PFOA is associated with liver, testicular, breast, prostate, bladder, and pancreatic cancer.⁵

69. The EPA has further noted the PFOA and PFOS exposure may cause certain

⁴ See *In re E.I. du Pont de Nemours and Co. C-8 Personal Injury Litig.*, 54 F. 4th 912 (6th Cir. 2022).

⁵ <https://www.cancer.org/cancer/risk-prevention/chemicals/teflon-and-perfluorooctanoic-acid-pfoa.html>

diseases:

[S]tudies indicate that exposure to PFOA and PFOS over certain levels may result in adverse health effects, including developmental effects to fetuses during pregnancy or to breastfed infants (e.g. low birth weight, accelerated puberty, skeletal variations), cancer (e.g., testicular, prostate), liver effects (e.g., tissue damage), immune effects (e.g. antibody production and immunity), thyroid effects and other effects (e.g., cholesterol changes).⁶

70. In 2023, the EPA concluded that “the evidence supporting the carcinogenicity of PFOA has been strengthened by additional published studies” and cited multiple studies associating PFOA exposure with prostate and testicular cancer.⁷ The EPA further concluded that “[t]he available epidemiology studies reported elevated risk of bladder, prostate, prostate, and breast cancers after chronic PFOS exposure.”⁸

71. The EPA further declared in 2023 that it “has determined that PFOA and PFOS are likely to cause cancer (e.g. prostate and liver cancer) and that there is no dose below which either chemical is considered safe.”⁹

72. The World Health Organization’s International Agency for Research on Cancer recently determined that PFOA is carcinogenic to humans.

PFOA and PFOS can enter water supplies.

73. Toxic PFAS chemicals can enter water, including groundwater, after being released from industrial facilities that use or produce PFOA, PFOS, and other PFAS chemicals. PFOA, PFOS, and other PFAS chemicals can also leach into groundwater from sites where those chemicals were disposed.

⁶ EPA Fact Sheet – PFOA & PFOS Drinking Water Health Advisories, https://www.epa.gov/sites/default/files/2016-06/documents/drinkingwaterhealthadvisories_pfoa_pfos_updated_5.31.16.pdf

⁷ See 88 FR 18656.

⁸ Id. at 18660.

⁹ Id. at 18639.

74. PFOA, PFOS, and other PFAS chemicals are not removed from municipal water supplies through conventional water filtration and purification methods.

75. Individuals can absorb PFOA, PFOS, and other PFAS chemicals from drinking water contaminated with those substances.

76. The EPA has determined that drinking water can be a source of exposure to PFOA and PFOS in communities where PFOA and PFOS have contaminated water supplies.¹⁰

The 3M, Toray, and Daikin plants contaminated water supplies in North Alabama.

77. The EPA has identified the 3M, Toray, and Daikin plants as sources of PFAS found in North Alabama's water supply.

78. 3M understood that wastewater from its Decatur plant contained PFAS. In the 1970s, 3M found fluoroochemicals in bluegill fish exposed to effluent discharged into the Tennessee River from the Decatur plant. 3M conducted tests in 1980 that showed that wastewater from its Decatur plant was contaminated with fluorine-containing organics.¹¹ Years later, 3M, in an e-mail with the subject line “Accumulation and Disposal of Waste Water at Decatur,” wrote that “we must begin to capture and incinerate the waste water process streams containing residuals as soon as possible.”¹²

79. In a 1983 report, 3M acknowledged that “fluoroochemicals entering the Tennessee River in wastewater effluent were present at 10.9 ppm organic fluorine.”¹³

80. 3M’s Decatur plant continues to release PFOS into the Tennessee River.¹⁴

¹⁰ https://www.epa.gov/sites/default/files/2016-06/documents/drinkingwaterhealthadvisories_pfoa_pfos_updated_5.31.16.pdf

¹¹ <https://www.ag.state.mn.us/Office/Cases/3M/docs/PTX/PTX1233.pdf>

¹² <https://www.ag.state.mn.us/Office/Cases/3M/docs/PTX/PTX2721.pdf>

¹³ <https://www.ag.state.mn.us/Office/Cases/3M/docs/PTX/PTX1284.pdf>

¹⁴ <https://apnews.com/4bc3068097e34694b1bf5d48ad9a9b52>

81. 3M also disposed of PFOS and PFOA at various dump sites in the Decatur area. Leachate from those dump sites has contaminated, and continues to contaminate, groundwater with PFOA and PFOS.

82. Waste generated by the Toray and Daikin plants have further contaminated water supplies with PFOA.

83. It was reasonably foreseeable to Defendants that PFOA, PFOS, and other PFAS chemicals would enter water supplies in North Alabama. The Tennessee River and its tributaries and groundwater, which were all contaminated with PFOA, PFOS, and other PFAS chemicals from the release of wastewater and the dumping of PFOA and PFOS-contaminated waste, supply drinking water for many North Alabama residents.

84. PFOS and PFOA originating from the 3M, Toray, and Daikin plants continue to contaminate the ground and surface water that supplies drinking water for many residents in North Alabama.

85. Tests in recent years have shown high levels of PFOA and PFOS in North Alabama water supplies. The West Morgan-East Lawrence Water Authority, for instance, has found its water to have PFOA levels of 100 ppt and PFOS levels of 190 ppt—levels dozens of times higher than the 4.0 ppt maximum recently proposed by the EPA. Groundwater, which feeds wells and springs, is also contaminated with PFOA and PFOS.

The EPA has sought to reduce PFOA and PFOS production.

86. In 2000, the EPA declared “that continued manufacture and use of PFOS represents an unacceptable technology that should be eliminated to protect human health and the environment from potentially severe long-term consequences.”¹⁵

¹⁵ <https://www.ag.state.mn.us/Office/Cases/3M/docs/PTX/PTX1691.pdf>

87. In 2023, the EPA, after further investigating the health effects of PFOA and PFOS and declaring both chemicals to be likely carcinogens, proposed setting an enforceable maximum containment level for PFOA and PFOS in drinking water at 4.0 ppt.¹⁶

88. The EPA anticipates that implementation of a maximum containment level of 4.0 ppt will “reduce tens of thousands of PFAS-attributable illnesses or deaths.”¹⁷

Plaintiff became ill as a result of exposure to PFAS chemicals.

89. Plaintiff lived in North Alabama for years. Unbeknownst to Plaintiff, her drinking water contained high levels of PFOA, PFOS, and other PFAS chemicals that originated from the 3M, Toray, and Daikin plants.

90. Plaintiff ingested PFOA, PFOS, and other PFAS chemicals when she consumed contaminated water, and PFOA, PFOS, and other PFAS chemicals accumulated in Plaintiff’s body.

91. Plaintiff developed an illness that was caused by consumption of water containing PFOA, PFOS, and other PFAS chemicals that originated from the 3M, Daikin, and Toray plants in Decatur.

CLASS ALLEGATIONS

92. Plaintiff is not alone. Many other residents of Alabama have developed health problems as a result of the consumption of water contaminated with PFAS chemicals that originated from 3M, Daikin, and/or Toray facilities in or near Decatur.

93. Plaintiff, pursuant to Ala. R. Civ. P. 23, seeks relief on behalf of herself as well as a class of similarly situated persons defined as a

Persons exposed (through contaminated water or other means) in Alabama to PFAS chemicals (including PFOA and PFOS) that were released from or originated

¹⁶ See 88 FR 18641.

¹⁷ https://www.epa.gov/system/files/documents/2023-04/Fact%20Sheet_PFAS_NPWDR_Final_4.4.23.pdf

from 3M, Daikin, and/or Toray facilities in or near Decatur, Alabama, that were attributable or under the control of 3M, Daikin, and/or Toray, or that were attributable to waste disposed in Alabama by 3M, Daikin, and/or Toray.

94. The proposed class is so numerous that joinder of all members is impracticable.

Although the exact number of class members is not known, the number would be in the thousands.

95. There are questions of law or fact common to the class. Such questions include, but are not limited to

- a. Whether PFAS chemicals from 3M, Daikin, and Toray plants contaminated water supplies;
- b. Whether PFAS chemicals can bioaccumulate;
- c. Whether 3M, Daikin, and Toray knew or should have known of the potential harms of PFAS-production;
- d. Whether 3M, Daikin, and Toray knew or should have known that they were contaminating water supplies with PFAS chemicals;
- e. Whether the conduct of 3M, Daikin, or Toray was negligent or wanton.

96. The claims of Plaintiff are typical of the claims of the members of the proposed class. Plaintiff is a resident of North Alabama who contends that she developed disease as a result of consuming water contaminated with PFAS chemicals. Plaintiff is not aware of any unique defenses that the Defendants would have to Plaintiff's claims.

97. Plaintiff will fairly and adequately protect the interests of the class. Plaintiff is personally interested in prosecuting this litigation and does not have any interests adverse to those of the class. Plaintiff is represented by counsel that has experience litigating class actions and representing plaintiffs in Alabama courts.

98. Questions of law or fact common to the members of the class predominate over any

question affecting only individual members and a class action is superior to other available methods for the fair and efficient adjudication of the class members' claims. As noted above, there are numerous questions common to class members regarding the production and release of PFAS chemicals at sites near Decatur, whether PFAS chemicals can accumulate in the body as a result of consuming water, whether PFAS chemicals cause adverse health effects, and whether the defendants' conduct is actionable under Alabama law. A class action would allow for a single proceeding to efficiently resolve class members' claims, reduce individual plaintiffs' expert and discovery expenses, and avoid inconsistent results.

COUNT I – NEGLIGENCE

**(by Plaintiff, individually and on behalf of the putative class, against all Defendants,
including fictitiously described Defendants)**

99. The allegations above are incorporated herein by reference.

100. Defendants knew or should have known that PFOA, PFOS, and other PFAS chemicals can contaminate water supplies, accumulate in animals and humans, and cause diseases such as cancer. Defendants had a duty to exercise reasonable care in producing, using, handling, storing, and/or disposing of PFOA, PFOS, and/or other PFAS chemicals.

101. Defendants produced, used, or handled PFOA, PFOS, and/or other PFAS chemicals at industrial plants in Decatur.

102. Defendants failed to act reasonably in producing, using, or handling PFOA, PFOS, and/or other PFAS chemicals and further failed to act reasonably in disposing of or storing PFOA, PFOS, and/or other PFAS chemicals.

103. As a result of the negligence of Defendants, area water supplies were contaminated with PFOA, PFOS, and/or other PFAS chemicals.

104. Plaintiff and the class members were injured by ingestion of PFOS, PFOA, and/or

other PFAS chemicals that originated from or were attributable to Defendants' facilities.

COUNT II – WANTONNESS

**(by Plaintiff, individually and on behalf of the putative class, against all Defendants,
including fictitiously described Defendants)**

105. The allegations above are incorporated herein by reference.

106. Defendants were consciously aware that PFOA, PFOS, and/or other PFAS chemicals can contaminate water supplies, accumulate in animals and humans, and cause diseases such as cancer. Defendants had a duty to exercise reasonable care in operating their industrial plants in Decatur and in producing, using, handling, storing, and disposing of PFOA, PFOS, and/or other PFAS chemicals.

107. Defendants produced, used, or handled PFOA, PFOS, and/or other PFAS chemicals at their industrial plants in Decatur.

108. Despite their awareness of the dangers that PFOA, PFOS, and/or other PFAS chemicals present, Defendants failed to act reasonably in producing, using, or handling PFOA, PFOS, and/or other PFAS chemicals and further failed to act reasonably in disposing of or storing PFOA, PFOS, and/or other PFAS chemicals.

109. As a result of the wantonness of Defendants, area water supplies were contaminated with PFOA, PFOS, and/or other PFAS chemicals.

110. Plaintiff and the class members were injured by ingestion of PFOS, PFOA, and/or other PFAS chemicals that originated from or were attributable to Defendants' facilities.

COUNT III – PRIVATE NUISANCE

**(by Plaintiff, individually and on behalf of the putative class, against all Defendants,
including fictitiously described Defendants)**

111. The allegations above are incorporated herein by reference.

112. The acts and omissions of Defendants caused the contamination of water supplies

that provide water to thousands of North Alabama residents and have therefore worked hurt, inconvenience, or damage.

113. Plaintiff and the class members suffered an injury as a direct result of the acts and omissions of Defendants that is greater than that suffered by the general public. Plaintiff and the class members therefore suffered special damage that is different in kind and degree from the damages suffered by the public in general.

COUNT IV – BATTERY

**(by Plaintiff, individually and on behalf of the putative class, against all Defendants,
including fictitiously described Defendants)**

114. The allegations above are incorporated herein by reference.

115. Defendants touched or contacted the Plaintiff and class members through their release of PFOA, PFOS, and other PFAS related chemicals.

116. The Defendants intended to touch or contact the Plaintiff and class members through their release of PFOA, PFOS, and other PFAS related chemicals into the water supply Plaintiff and class members drank, knew their intentional acts would be substantially certain to result in such contact, or were recklessly indifferent to whether such contact would occur.

117. The touching or contact of the Plaintiff and class members by the Defendants' toxic chemicals was and is harmful and offensive.

118. As a result of the Defendants' battery, the Plaintiff and class members have been and continue to be damaged.

PRAYER FOR RELIEF

WHEREFORE Plaintiff, individually and on behalf of a putative class, seeks judgment against Defendants (including fictitiously described Defendants) for all available damages for the injuries she and the putative class has suffered, including, but not limited to medical bills, pain and

suffering, loss of enjoyment of life, mental anguish, shortened life expectancy, as well as punitive damages, costs, and attorneys' fees to the extent that such fees may be recovered under applicable law.

PLAINTIFF DEMANDS A JURY TRIAL ON ALL ISSUES SO TRIABLE.

September 6, 2024

/s/ Jason W. Earley

Jason W. Earley

Attorney for Plaintiff

OF COUNSEL

HARE, WYNN, NEWELL & NEWTON, LLP

Jason W. Earley

Tempe D. Smith

Christopher S. Randolph, Jr.

800 Shades Creek Parkway, Suite 800

Birmingham, Alabama 35209

(205) 328-5330

jason@hwnn.com

tempe@hwnn.com

chris@hwnn.com

GARNETT PATTERSON INJURY LAWYERS, LLC

Hunter S. Garnett

100 Jefferson Street South, Suite 300

Huntsville, Alabama 35801

(256) 539-8686

hunter@gpinjurylaw.com

DEFENDANTS TO BE SERVED BY CERTIFIED MAIL AS FOLLOWS:

3M Company, Inc.

c/o Corporation Service Company, Inc.

641 South Lawrence Street

Montgomery, Alabama 36104

Toray Fluorofibers (America), Inc.

c/o M. Edward Jamieson

2032 Highway 20

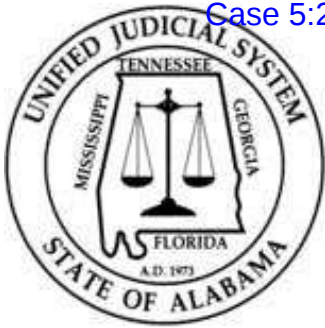
Decatur, Alabama 35601

Daikin America, Inc.

c/o CT Corporation System

2 North Jackson Street, Suite 605

Montgomery, Alabama 36104



AlaFile E-Notice

52-CV-2024-900432.00

To: JASON W. EARLEY
jason@hwnn.com

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

WHITNEY STANSBURY, ON BEHALF OF HERSELF AND A CLASS OF SIMILARLY SITUATED PERSONS
52-CV-2024-900432.00

The following complaint was FILED on 9/6/2024 2:47:25 PM

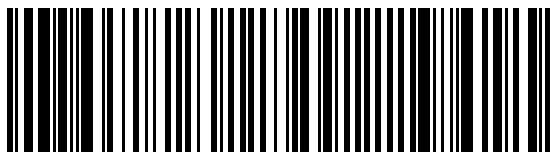
Notice Date: 9/6/2024 2:47:25 PM

CHRIS PRIEST
CIRCUIT COURT CLERK
MORGAN COUNTY, ALABAMA
302 LEE STREET
POST OFFICE BOX 668
DECATUR, AL, 35602

256-351-4720
chris.priest@alacourt.gov



302 LEE STREET
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DECATUR, AL, 35602



9236 0901 7301 4152 2400 0286 92

52-CV-2024-900432.00

Restricted Delivery

To: 3M COMPANY, INC.
C/O CORP SERVICE CO., INC
641 SOUTH LAWRENCE STREET
MONTGOMERY, AL 36104

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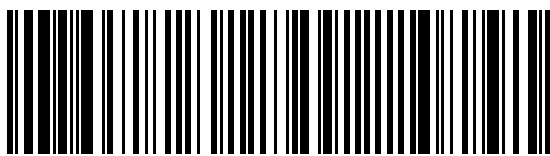
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52-CV-2024-900432.00

Restricted Delivery

To: TORAY FLUOROFIBERS (AMERICA), INC.
C/O M. EDWARD JAMIESON
2032 HIGHWAY 20
DECATUR, AL 35601

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

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52-CV-2024-900432.00

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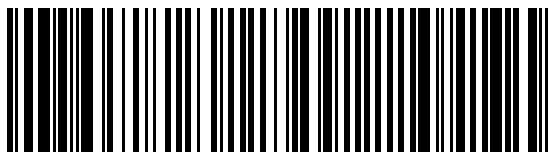
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9236 0901 7301 4152 2400 0287 15

52-CV-2024-900432.00

Restricted Delivery

To: DAIKIN AMERICA, INC.
C/O CT CORPORATION SYSTEM
2 N. JACKSON STREET, #605
MONTGOMERY, AL 36104

NOTICE OF ELECTRONIC FILING

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

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52-CV-2024-900432.00

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DECATUR, AL 35602

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chris.priest@alacourt.gov

State of Alabama
Unified Judicial System
Form C-34 Rev. 7/2023

SUMMONS
- CIVIL -

Court Case Number
52-CV-2024-900432.00

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA
WHITNEY STANSBURY, ON BEHALF OF HERSELF AND A CLASS OF SIMILARLY SITUATED PERSONS, PLAINTIFF(S)

NOTICE TO: 3M COMPANY, INC., C/O CORP SERVICE CO., INC 641 SOUTH LAWRENCE STREET, MONTGOMERY, AL 36104

(Name and Address of Defendant)

THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), JASON W. EARLEY ,

[Name(s) of Attorney(s)]

WHOSE ADDRESS(ES) IS/ARE: 800 Shadys Creek Parkway, Suite 800, BIRMINGHAM, AL 35209 .

[Address(es) of Plaintiff(s) or Attorney(s)]

THIS ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT OR OTHER DOCUMENT WERE SERVED ON YOU OR A JUDGMENT BY DEFAULT MAY BE RENDERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT OR OTHER DOCUMENT.

TO ANY SHERIFF OR ANY PERSON AUTHORIZED BY THE ALABAMA RULES OF CIVIL PROCEDURE TO SERVE PROCESS:

- You are hereby commanded to serve this Summons and a copy of the Complaint or other document in this action upon the above-named Defendant.
 Service by certified mail of this Summons is initiated upon the written request below of

WHITNEY STANSBURY,
ON BEHALF OF HERSELF
AND A CLASS OF
SIMILARLY SITUATED
PERSONS

pursuant to the Alabama Rules of the Civil Procedure.

09/06/2024

(Date)

/s/ CHRIS PRIEST

(Signature of Clerk)

By:

(Name)

- Certified Mail is hereby requested.

/s/ JASON W. EARLEY

(Plaintiff's/Attorney's Signature)

RETURN ON SERVICE

Certified Mail

- Return receipt of certified mail received in this office on _____.

(Date)

Personal/Authorized

- I certify that I personally delivered a copy of this Summons and the Complaint or other document to in _____ County, Alabama on _____.

(First and Last Name of Person Served)

(Name of County)

(Date)

Document left:

- with above-named Defendant;
- with an individual authorized to receive service of process pursuant to Rule 4(c), Alabama Rules of Civil Procedure;
- at the above-named Defendant's dwelling house or place or usual place of abode with some person of suitable age and discretion then residing therein.

Return of Non-Service

- I certify that service of process of this Summons and the Complaint or other document was refused by in _____ County, Alabama on _____ who is:

(First and Last Name of Person Served)

(Name of County)

(Date)

- the above-named Defendant;
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- As a designated process server pursuant to Rule 4(i)(1)(B), Alabama Rules of Civil Procedure, I certify that I am at least 19 years of age, I am not a party to this proceeding, and I am not related within the third degree by blood or marriage to the party seeking service of process.

(Type of Process Server)

(Server's Signature)

(Address of Server)

(Badge or Precinct Number of Sheriff or Constable) (Server's Printed Name)

(Badge or Precinct Number of Sheriff or Constable) (Telephone Number of Designated Process Server)

State of Alabama
Unified Judicial System
Form C-34 Rev. 7/2023

SUMMONS
- CIVIL -

Court Case Number
52-CV-2024-900432.00

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA
WHITNEY STANSBURY, ON BEHALF OF HERSELF AND A CLASS OF SIMILARLY SITUATED PERSONS, PLAINTIFF(S)

NOTICE TO: TORAY FLUOROFIBERS (AMERICA), INC., C/O M. EDWARD JAMIESON 2032 HIGHWAY 20, DECATUR, AL 35601

(Name and Address of Defendant)

THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), JASON W. EARLEY ,

[Name(s) of Attorney(s)]

WHOSE ADDRESS(ES) IS/ARE: 800 Shadys Creek Parkway, Suite 800, BIRMINGHAM, AL 35209 .

[Address(es) of Plaintiff(s) or Attorney(s)]

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ON BEHALF OF HERSELF
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SIMILARLY SITUATED
PERSONS

pursuant to the Alabama Rules of the Civil Procedure.

09/06/2024

(Date)

/s/ CHRIS PRIEST

(Signature of Clerk)

By:

(Name)

- Certified Mail is hereby requested.

/s/ JASON W. EARLEY

(Plaintiff's/Attorney's Signature)

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- with above-named Defendant;
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State of Alabama
Unified Judicial System
Form C-34 Rev. 7/2023

SUMMONS
- CIVIL -

Court Case Number
52-CV-2024-900432.00

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA
WHITNEY STANSBURY, ON BEHALF OF HERSELF AND A CLASS OF SIMILARLY SITUATED PERSONS, PLAINTIFF(S)

NOTICE TO: DAIKIN AMERICA, INC., C/O CT CORPORATION SYSTEM 2 N. JACKSON STREET, #605, MONTGOMERY, AL 36104

(Name and Address of Defendant)

THE COMPLAINT OR OTHER DOCUMENT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT, AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT OR OTHER DOCUMENT, WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF(S) OR ATTORNEY(S) OF THE PLAINTIFF(S), JASON W. EARLEY ,

[Name(s) of Attorney(s)]

WHOSE ADDRESS(ES) IS/ARE: 800 Shadys Creek Parkway, Suite 800, BIRMINGHAM, AL 35209 .

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ON BEHALF OF HERSELF
AND A CLASS OF
SIMILARLY SITUATED
PERSONS

pursuant to the Alabama Rules of the Civil Procedure.

09/06/2024

(Date)

/s/ CHRIS PRIEST

(Signature of Clerk)

By:

(Name)

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/s/ JASON W. EARLEY

(Plaintiff's/Attorney's Signature)

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(Name of County)

(Date)

Document left:

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- As a designated process server pursuant to Rule 4(i)(1)(B), Alabama Rules of Civil Procedure, I certify that I am at least 19 years of age, I am not a party to this proceeding, and I am not related within the third degree by blood or marriage to the party seeking service of process.

(Type of Process Server)

(Server's Signature)

(Address of Server)

(Badge or Precinct Number of Sheriff or Constable) (Server's Printed Name)

(Badge or Precinct Number of Sheriff or Constable) (Telephone Number of Designated Process Server)



NOTICE TO CLERK

REQUIREMENTS FOR COMPLETING SERVICE BY
CERTIFIED MAIL OR FIRST CLASS MAIL

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA
WHITNEY STANSBURY, ON BEHALF OF HERSELF AND A CLASS OF SIMILARLY SITUATED

52-CV-2024-900432.00

To: CLERK MORGAN
clerk.morgan@alacourt.gov

TOTAL POSTAGE PAID: \$53.88

Parties to be served by Certified Mail - Return Receipt Requested

Parties to be served by Certified Mail - Restricted Delivery - Return Receipt Requested

3M COMPANY, INC. Postage: \$17.96
C/O CORP SERVICE CO., INC
641 SOUTH LAWRENCE STREET
MONTGOMERY, AL 36104

RESTRICTED

TORAY FLUOROFIBERS (AMERICA), INC. Postage: \$17.96
C/O M. EDWARD JAMIESON
2032 HIGHWAY 20
DECATUR, AL 35601

RESTRICTED

DAIKIN AMERICA, INC. Postage: \$17.96
C/O CT CORPORATION SYSTEM
2 N. JACKSON STREET, #605
MONTGOMERY, AL 36104

RESTRICTED

Parties to be served by First Class Mail



September 12, 2024

UJS Information

Case Number: 52-CV-2024-900432.00
Document Type: Complaint
Restricted Delivery Requested: Yes

Intended Recipient:
DAIKIN AMERICA, INC. (D003)
C/O CT CORPORATION SYSTEM
2 N. JACKSON STREET, #605
MONTGOMERY, AL 36104

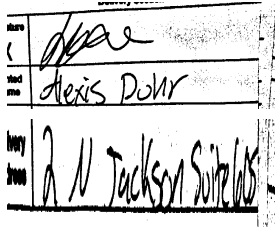
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9236 0901 7301 4152 2400 0287 15.

Item Details

Status: Delivered, Individual Picked Up at Postal Facility
Status Date / Time: September 12, 2024, 9:00 am
Location: MONTGOMERY, AL 36104
Postal Product: First-Class Mail®
Extra Services: Certified Mail Restricted Delivery
Return Receipt Electronic

Recipient Signature

Signature of Recipient:

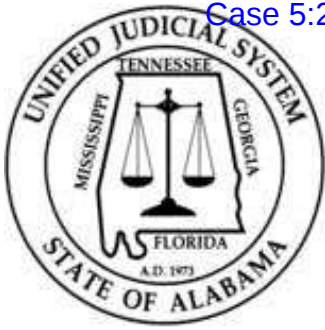


Address of Recipient:

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

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Sincerely,
United States Postal Service®
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Washington, D.C. 20260-0004



AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: EARLEY JASON WAYNE
jason@hwnn.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

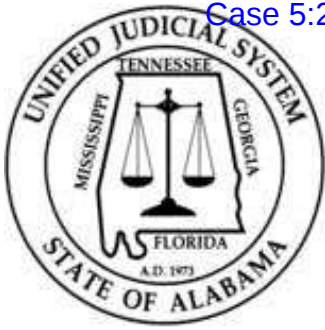
WHITNEY STANSBURY, ON BEHALF OF HERSELF AND A CLASS OF SIMILARLY SITUATED PERSONS
52-CV-2024-900432.00

The following matter was served on 9/12/2024

D003 DAIKIN AMERICA, INC.
Corresponding To
CERTIFIED MAIL
ELECTRONIC CERTIFIED MAIL RETURN

CHRIS PRIEST
CIRCUIT COURT CLERK
MORGAN COUNTY, ALABAMA
302 LEE STREET
POST OFFICE BOX 668
DECATUR, AL, 35602

256-351-4720
chris.priest@alacourt.gov



AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: SMITH TEMPE DORINDA
tempe@hwnn.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

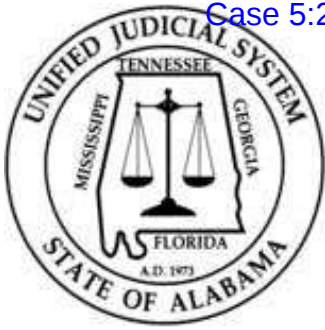
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chris.priest@alacourt.gov



AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: RANDOLPH CHRISTOPHER SCOT
chris@hwnn.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

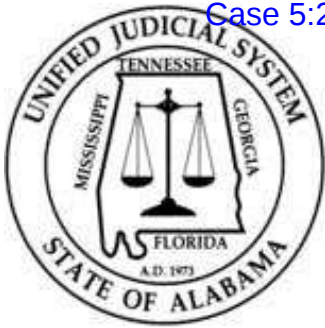
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Corresponding To
CERTIFIED MAIL
ELECTRONIC CERTIFIED MAIL RETURN

CHRIS PRIEST
CIRCUIT COURT CLERK
MORGAN COUNTY, ALABAMA
302 LEE STREET
POST OFFICE BOX 668
DECATUR, AL, 35602

256-351-4720
chris.priest@alacourt.gov



AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: GARNETT HUNTER SCOTT
hunter@gpinjurylaw.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

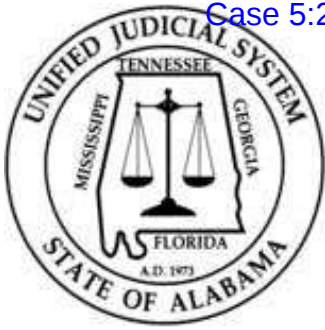
WHITNEY STANSBURY, ON BEHALF OF HERSELF AND A CLASS OF SIMILARLY SITUATED PERSONS
52-CV-2024-900432.00

The following matter was served on 9/12/2024

D003 DAIKIN AMERICA, INC.
Corresponding To
CERTIFIED MAIL
ELECTRONIC CERTIFIED MAIL RETURN

CHRIS PRIEST
CIRCUIT COURT CLERK
MORGAN COUNTY, ALABAMA
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AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: 3M COMPANY, INC. (PRO SE)
C/O CORP SERVICE CO., INC
641 SOUTH LAWRENCE STREET
MONTGOMERY, AL, 36104-0000

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

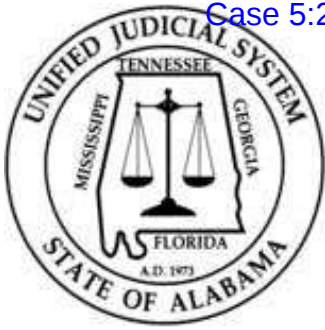
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AlaFile E-Notice

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Judge: JENNIFER M. HOWELL

To: TORAY FLUOROFIBERS (AMERICA), INC. (PRO SE)
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2032 HIGHWAY 20
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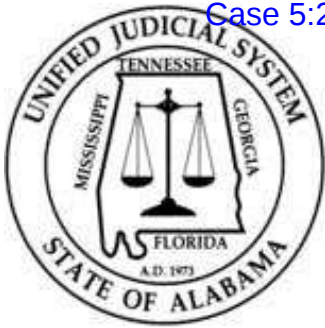
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AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: DAIKIN AMERICA, INC. (PRO SE)
C/O CT CORPORATION SYSTEM
2 N. JACKSON STREET, #605
MONTGOMERY, AL, 36104-0000

NOTICE OF SERVICE

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256-351-4720
chris.priest@alacourt.gov



September 12, 2024

UJS Information

Case Number: 52-CV-2024-900432.00
Document Type: Complaint
Restricted Delivery Requested: Yes

Intended Recipient:
3M COMPANY, INC. (D001)
C/O CORP SERVICE CO., INC
641 SOUTH LAWRENCE STREET
MONTGOMERY, AL 36104

The following is in response to your request for proof of delivery on your item with the tracking number:
9236 0901 7301 4152 2400 0286 92.

Item Details

Status: Delivered to Agent, Left with Individual
Status Date / Time: September 12, 2024, 1:50 pm
Location: MONTGOMERY, AL 36104
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Return Receipt Electronic

Recipient Signature

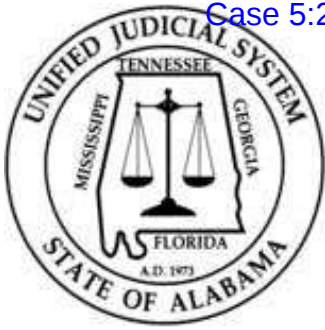
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AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: EARLEY JASON WAYNE
jason@hwnn.com

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IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

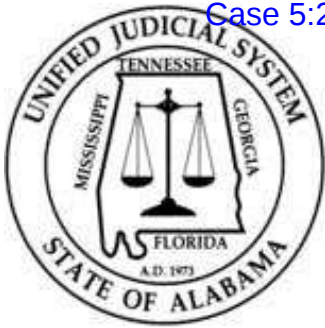
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AlaFile E-Notice

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Judge: JENNIFER M. HOWELL

To: SMITH TEMPE DORINDA
tempe@hwnn.com

NOTICE OF SERVICE

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

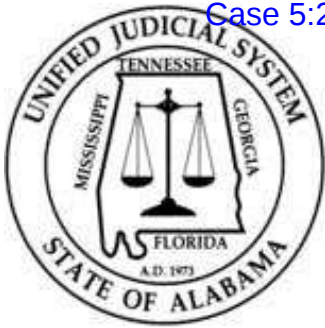
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AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: RANDOLPH CHRISTOPHER SCOT
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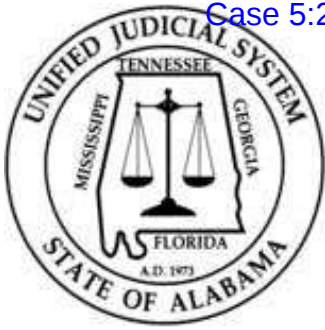
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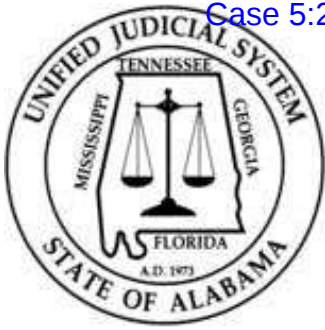
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AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: 3M COMPANY, INC. (PRO SE)
C/O CORP SERVICE CO., INC
641 SOUTH LAWRENCE STREET
MONTGOMERY, AL, 36104-0000

NOTICE OF SERVICE

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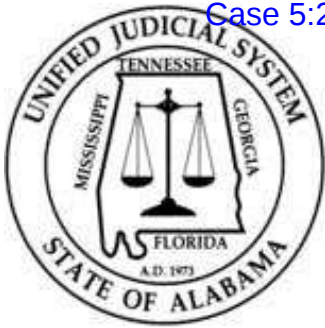
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AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: TORAY FLUOROFIBERS (AMERICA), INC. (PRO SE)
C/O M. EDWARD JAMIESON
2032 HIGHWAY 20
DECATUR, AL, 35601-0000

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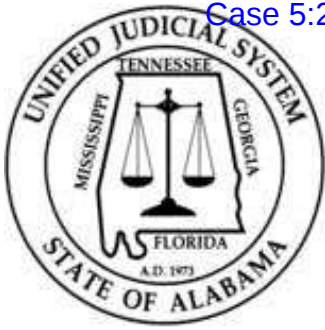
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AlaFile E-Notice

52-CV-2024-900432.00

Judge: JENNIFER M. HOWELL

To: DAIKIN AMERICA, INC. (PRO SE)
C/O CT CORPORATION SYSTEM
2 N. JACKSON STREET, #605
MONTGOMERY, AL, 36104-0000

NOTICE OF SERVICE

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MORGAN COUNTY, ALABAMA
302 LEE STREET
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DECATUR, AL, 35602

256-351-4720
chris.priest@alacourt.gov



September 13, 2024

UJS Information

Case Number: 52-CV-2024-900432.00
Document Type: Complaint
Restricted Delivery Requested: Yes

Intended Recipient:
TORAY FLUOROFIBERS (AMERICA), INC. (D002)
C/O M. EDWARD JAMIESON
2032 HIGHWAY 20
DECATUR, AL 35601

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Return Receipt Electronic

Recipient Signature

Signature of Recipient:

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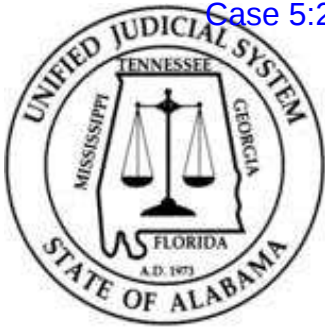
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Judge: JENNIFER M. HOWELL

To: EARLEY JASON WAYNE
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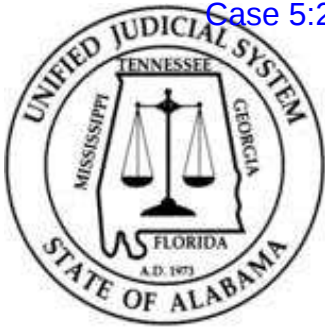
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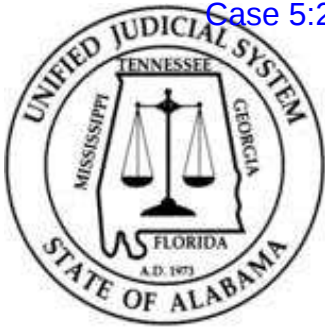
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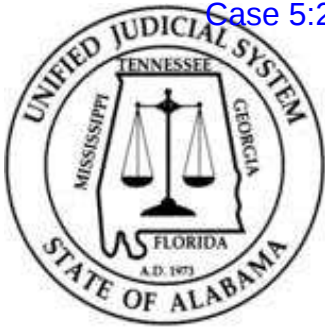
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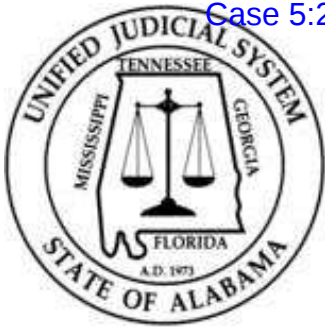
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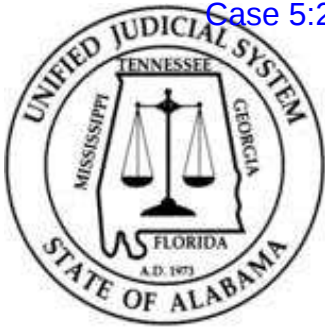
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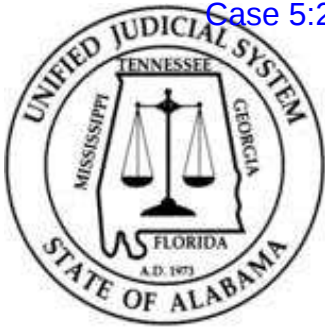
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